## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

IN RE:

MARY J. AUCOIN

NO. 17-12230 JDW

# MOTION FOR RELIEF FROM STAY AND CO-DEBTOR STAY

Comes now Capital One Auto Finance, a division of Capital One, N.A. ("Capital One"), by and through its counsel of record, Byrd & Wiser, and files this its Motion for Relief from Stay and Co-Debtor Stay, pursuant to Sections 362 and 1301 of the Bankruptcy Code, and in support of same would show unto the Court the following, to-wit:

I

The Debtor filed her Chapter 13 Petition on or about June 16, 2017.

II

That Capital One is the holder of a secured claim in the principal sum of \$15,830.08, secured by the Debtor's 2009 Chevrolet Impala, VIN 2G1WT57N891309385, all as more fully set forth on Exhibit "A" which is attached hereto and incorporated herein by reference. Terence Joseph Aucoin, a non-debtor, is a joint obligor pursuant to the Retail Installment Sale Contract, being Exhibit "A" attached hereto.

Ш

Capital One would show unto the Court that, pursuant to the Debtor's Chapter 13 Plan, the Debtor does not propose to pay for Capital One's collateral.

IV

Capital One would furthermore show that for the reason stated above, adequate cause exists for termination of the Automatic Stay pursuant to Section 362(d) of the Bankruptcy Code as to the Movant, Capital One.

V

Premised upon the above, adequate cause exists for termination of the co-Debtor

BYRD & WISER
ATTORNEYS AT LAW
145 MAIN STREET
PO. BOX 1939
BILOXI, MISSISSIPPI 39533
TELEPHONE (228) 432-8123
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stay pursuant to the provisions of Section 1301 of the Bankruptcy Code as to Capital One.

WHEREFORE, premises considered, Capital One would pray that after notice and hearing this Court enter its Order terminating the Automatic Stay and Co-Debtor Stay of Sections 362 and 1301 of the Bankruptcy Code as to the Movant, Capital One, so as to allow it to pursue its rightful remedies as to its subject matter collateral, and that this Court furthermore enter its Order abandoning the subject matter vehicle as property of the estate, and Capital One furthermore prays that it be awarded its reasonable attorney's fees necessitated by the filing of the instant motion, and Capital One prays for such other and further relief as is just and proper in the premises.

Respectfully submitted,

CAPITAL ONE AUTO FINANCE, A DIVISION OF CAPITAL ONE, N.A.

BY: BYRD & WISER

BY: /S/ROBERT ALAN BYRD

MSB #7651

E-Mail: rab@byrdwiser.com

BYRD & WISER
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145 MAIN STREET
P.O. BOX 1939
BILOXI, MISSISSIPPI 39533
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## **CERTIFICATE**

I, ROBERT ALAN BYRD, Attorney for Capital One Auto Finance, a Division of Capital One, N.A., do hereby certify that I have this date transmitted via Electronic Case Filing, as it appears on this date in the court registered e-filers of CM/ECF and/or via U.S. Mail, postage prepaid, a true and correct copy of the above and foregoing Motion for Relief from Stay and co-Debtor Stay to the following:

A. E. Rusty Harlow, Jr., Attorney for Debtor, at kathi@harlowlawfirm.com

Locke Barkley, Trustee, at <a href="mailto:sbeasley@barkley13.com">sbeasley@barkley13.com</a>

Office of the U.S. Trustee, at USTPRegion05.JA.ECF@usdoj.gov

## WITH A COPY MAILED TO:

Mary J. Aucoin, Debtor 99 Shadow Lane Batesville, MS 38606

Terence Joseph Aucoin, co-Debtor 203 Kyle Street Batesville, MS 38606

Terence Joseph Aucoin, co-Debtor 99 Shadow Lane Batesville, MS 38606

This the 7th day of August, 2017.

/S/ROBERT ALAN BYRD

BYRD & WISER
ATTORNEYS AT LAW
145 MAIN STREET
P.O. BOX 1939
BILOXI, MISSISSIPPI 39533
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In this Contract, the words you and your mean anyone signing this Contract as a Buyer or Co-Buyer. The words we, us, and our mean the Seller or enyone to whom the Seller fransfers its rights under this Contract. You understand that you may buy the Vehicle described below for cash or credit. By signing this Contract, you choose to buy the Vehicle on credit under the terms and conditions on all pages of this Contract. If there is a Buyer and a Co-Buyer, you are each individually liable to us for any amount due under this Contract. Consumer Credit Sale Contract Number 81686068 Contract Date 03/21/2012 Contract Date

Seller CarMax Auto Superstores, Inc. 7771 HIGHWAY #84, MEMPHIS, TN Buyer TERENCE JOSEPH AUCOIN Zip Code 38606 203 KYLE ST , BATESVILLE, MS Co-Buyer MARY JENNIFER AUCOIN Zip Code 38608 203 KYLE ST , BATESVILLE, MS Name Address Zip Code

ANNUAL FINANCE Total of Payments Amount Financed **Total Sale Price** PERCENTAGE CHARGE The amount of cradit The amount you will have The total cost of your purchase on credit, provided to you or on paid after you have made The dollar amount the RATE your behalf, including your downpayment of all payments as scheduled. credit will cost you. The cost of your credit as a yearly rate. 500.00 27,271.78 13.39 8,539.08 18,232.68 26,771.76 8

Your Payment Schedule will be: "e means an estimate Number of Payments Amount of Payments When Payments are Due 371.83 Monthly, beginning 5/5/2012

Security. You are giving a security interest in the motor vehicle

Prepayment. If you pay off the full amount owed under this Contract early, you will not have to pay a penalty.

Late Charge. If payment is not received in full within 10 days after it is due, you will pay a late charge that is the lesser of \$50 or 5% of the unpaid installment.

Additional information. See the remainder of this Contract for additional information about nonpayment, default, any required repayment in full before the scheduled due date, prepayment refunds, and security interests.

Optional GAP Walver Agreement (GAP contract). A
GAP contract is a debt cancellation agreement. It is not
required to obtain credit and will not be provided unless
you sign below and agree to pay the extra charge. The
charge for a GAP contract is in item D.1. Your GAP
contract is a part of this Contract. See your GAP contract
for details on the protection it provides.

I want the optional GAP contract. Buyer Signa:

You agree to buy and we agree to sell you the following Vehicle:

Yesr/Make/Model 2009 CHEVROLET IMPALA VIN 2G1WT57N891309385 The primary purpose and use for which you are purchasing

the Vehicle is:
Personal, Family, or Household
Business or Commercial

As part of this transaction, you sold the following vehicle(s) to Seller as a Trade-In :

YearMake/Model N/A VIN NIA Year/Make/Model\_N/A VIN N/A

YOUR PROMISE TO PAY

YOUR PROMISE TO PAY
You agree to pay us the Amount Finance and Finance
Charge provided for in this Contract according to the
Payment Schedule above. This is a simple finance charge
contract. This means we will figure the Finance Charge on a
daily basis at the Annual Percentage Rale on the unpaid part
of the Amount Financed. The Finance Charge, Total of
Payments, and Total Sale Price shown above are based on
the assumption that you will make ontry navyment as the des-Payments, and rotal Sale Price shown above are based on the assumption that you will make overy payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay and a "Also, if you pay late it is likely that your final payment with be larger than originally scheduled. You must make your payments to the Selver at the address shown habove. If this Contract is transferred your payment with the contract is transferred your payment. above, if this Contract is transferred, you agree to make your payments to the subsequent holder of this Contract (Assignee) at the address provided by the Assignee or Seller.

ITEMIZATION OF AMOUNT FINANCE	D	i sa comenciani
A. CASH PRICE	T-	
Cash Price of Vehicle	\$	15,849.00
2. Cash Price of CarMax Accessories	\$	0.00
CarMax Processing Fee	\$	149.00
4. Sales / Excise Tax	S	948.93
5. Other: CarMax Mail Fee	\$	0.00
6. Other: Business License Tax	15	52.34
7. Other:MS Ad Valorem Tax		263.91
8. Total Cash Price [1 through 7]	\$	17,263.18
B. DOWNPAYMENT	1	
Cash Downpayment	\$	500.00
2. Credit From Trade-In Sold to CarMax	1	
a. Value of Trade-In	\$	0.00
b. Pay-Off of Trade-In	\$	0.00
c. Net Value of Trade-in [a minus b, if a is greater than b]	15	0.00
3. Other: Consumerism	5	0.00
Total Downpayment [1 through 3)	5	500.00
C. UNPAID BALANCE OF CASH PRICE (A minus B)	5	16,763,18
D. OTHER CHARGES INCLUDING AMOUNTS PAID TO OTHERS ON YOUR BEHALF		
Optional GAP Waiver Agreement	3	0,00
2. To Public Officials		***
License, Title, and Registration Fees	\$	15.00
b. Temporary Tag Fee	\$	5.50
c. N/A	3	0.00
d. N/A	\$	0.00
Ø. N/A	\$	0.00
I. N/A	3	0.00
To Consumer Program Administrators, Inc.	1	
for Extended Service Agreement	S	1,449.00
4. To N/A		
for Pay-Off of the Trade-In where Pay-Off exceeds value of Trade-In [B(3)(b) minus B(3)(a)]	\$	0.00
<ol> <li>Total of Other Charges and Amounts Paid to Others on Your Behalf [1 through 4]</li> </ol>		
E. AMOUNT FINANCED (C plus D)	\$	18,232.68

'Seller may retain a portion of this amount,

This Contract has 4 pages, plus any optional GAP Waiver Agreement.	This is Page 1.	By initialing below you
represent that you have read and agree to all provisions on all nages		

Buyer's Initials > Co-Buyer's Initials

Business ID R/C9042 Order # 556889 Revision Date 12/11

carmax.com

MIS ID Legal - GF :

Other Important Agreements

Your Representations. You promise that you have given true and correct information in your credit application. You understand that in entering this Contract we have relied on the representations you have made to us. Upon request, you agree to provide us with documents and other information necessary to verify any item contained in your credit application.

Applicable Law. Federal law and the law of the State of Tennessee apply to this Contract. If any provision is not valid, all others stay valid to the extent allowed by applicable law.

Late Charge. You will pay a late charge as described in the Late Charge section on Page 1 of this Contract.

Returned Check Charge. If you make a payment to us by check, draft, or order that is not honored by your financial institution because of insufficient funds or an incorrect or insufficient signature, you will pay a charge of \$30.

Care, Use, and Location of the Vehicle. You agree to pay us all you owe under this Contract even if the Vehicle is damaged, destroyed, or missing. You agree to keep the Vehicle in good condition and repair. If there is any loss or damage to the Vehicle, you will give us prompt written notice of the loss or damage. You agree not to use the Vehicle for hire or to sell, rent, lease, or transfer any interest in the Vehicle or this Contract. You agree that you will not permit the Vehicle to be used in any litegal manner or expose the Vehicle to misuse, seizure, confiscation, or involuntary transfer. The Vehicle will be kept at the address you provided to us in this Contract as shown on Page 1. You agree to notify us in writing of any change in your address or the location at which the Vehicle is regularly located. You are not allowed to remove the Vehicle from the United States. You may, however, take the Vehicle to Canada as long as it is for a period of 30 days or less.

Insurance Requirements. You agree to have physical damage insurance covering loss or damage to the Vehicle as long as amounts are owed under this Contract. The insurance must have comprehensive, collision, fire, and theft coverage in amounts acceptable to us and with the minimum available deductible. All required insurance must be with a properly licensed insurer reasonably acceptable to us and must name us as an additional insured and loss-payee. You agree to give us evidence of all required insurance proceeds payable due to damage or loss of the Vehicle will be paid directly and solely to us. At our choice, we may use the insurance proceeds to repair the Vehicle or to pay amounts owed under this Contract. You agree that we may settle any insurance claim or sign any insurance checks on your behalf as necessary and if allowed by law.

Failure to Maintain Insurance. If you fail to maintain the required physical damage insurance, we may buy it for you. At our choice, the insurance we buy may only cover our interest in the Vehicle and be limited to what you owe under this Contract at the time. This means the insurance we obtain may not cover your interest in the Vehicle or any loss that you incur. We will charge you for any insurance we purchase. The insurance we buy may cost more than the insurance you could buy on your own. The charge for the insurance will be the amount advanced for it and a finance charge at the Annual Percentage Rate shown on Page 1 of this Contract or, if less, the highest rate allowed by law.

Security Interest. You give us a security interest in the Vehicle, any proceeds received for the Vehicle, and any accessories, equipment, and replacement parts installed on the Vehicle. You also give us a security interest in any insurance, service, or other contracts we finance for you and all proceeds from any insurance, service, or other contracts on the Vehicle, including refunds of premiums or charges from the contracts we finance for you. The security interest you are giving us secures all amounts owed by you under this Contract and all the other agreements you have made in this Contract.

Optional Service or GAP Contracts. This Contract may contain charges for an optional service or GAP contract. If you are in default under this Contract, you agree that we may claim benefits under any optional contract or cancel it to obtain a refund for unearmed charges and reduce amounts you owe. If you cancel an optional contract, you authorize us to receive any refund for unearmed charges and apply it to what you owe under this Contract.

"Trade-In" and Downpayment. You promise that you own and have valid title to any vehicle you sold to us as a "Trade-In." You represent that any "Trade-In" vehicle is free from any lien or security interest except as you have disclosed to us in writing. You promise that you have made the downpayment shown in the itemization of Amount Financed on Page 1 of this Contract and that you have not borrowed it.

1:3

Title, Taxes, and Other Charges. You agree to make sure that the title to the Vehicle shows our security interest. You also agree that we will be the only party with a security interest in the Vehicle and that our security interest will be the only security interest that appears on the title. You agree that you are, or will be, the registered owner of the Vehicle and that you will comply with all registration, licensing: tax, and title laws that apply to the Vehicle. You agree to pay when due all taxes, fees, repair bills, storage bills, fines, assessments, and other charges relating to the Vehicle. At our choice, we may pay any of these items to protect our interest in the Vehicle. If we do so and if allowed by law, you agree to repay us at our request.

Default and Required Repayment in Full. You will be in default if you fall to make any payment required by this Contract. You will also be in default if you break any other promise you have made in this Contract or if a bankruptcy or insolvency proceeding is initiated by you or against you. If you default we may require that you pay all you owe on this Contract at once. All amounts owed following your default will continue to accrue finance charge or interest at the Annual Percentage Rale shown on Page 1 of this Contract or the highest rate allowed by law until paid in full.

Other Remedies Upon Default. Upon your default we may take (repossess) the Vehicle from you as long as we do so peacefully. All accessories, equipment or replacement parts will remain with the Vehicle following repossession.

Getting the Vehicle and Property Back After Repossession.' If we repossess the Vehicle, you have the right to get it back until we sell it. This is your right to redeem. We will tell you what you need to do or how much you need to pay to redeem the Vehicle. If any personal property is in the Vehicle, we will store it for you at your expense. If you do not pick up your personal property, we will sell it if the law allows us to do so.

Sale of the Repossessed Vehicle. We will send you a written notice of sale before we sell the Vehicle. We will apply money from a sale to our expenses and then to amounts you owe under this Contract. Our expenses may include costs incurred by us in repossessing the Vehicle, holding and storing it, preparing it for sale, and selling it. If there is money left over, we will pay it to you unless we are required to pay it to someone else. If there is not enough money to pay all you owe, you will have to pay us the remaining balance.

Collection Costs. If we refer this Contract for collection or enforcement to an attornay, you agree to pay our reasonable attorney's fees, plus court costs.

Application of Payments and Partial Prepayments. We may apply, each payment to earned and unpaid finance charge and to other, amounts you owe under this Contract in any order we choose. If you make a partial prepayment you must still continue to make your regular monthly payments as scheduled in this Contract.

Delay In Enforcing Rights. We will not lose any of our rights under this Contract if we delay or refrain from enforcing them. For example, we may extend the time for making some payments without extending others. Our acceptance of any late or partial payment does not excuse your late or partial payment or mean that you may continue to make late or partial payments.

Telephone Communications. You agree that we may monitor and record telephone calls regarding this Contract to assure the quality of our service. You consent to our use of prerecorded/artificial voice messages or automatic telephone dialing devices to contact you to service or collect this Contract as the law may allow. Your consent includes using these contact methods to call or send text messages to any telephone number you provide to us, including telephone numbers for which you may incur a charge such as a number assigned to a cellular telephone service.

This Contract has 4 pages, plus any option	nal GAP Waiver Agreement. This is Page 2. By initialing below you
represent that you have read and agree to	all provisions on all pages.
represent that you have read and agree to Buyer's initials	Co-Buyer's Initials MAA

Other Important Agreements

DMS Tracking #

Printed 03/21/2012 07:57 pm 1 of 1

### ARBITRATION PROVISION

This Arbitration Provision describes when and how a Claim (defined below) shall be arbitrated. Arbitration is a way of resolving disputes before one or more neutral persons, instead of having a trial in court before a judge and/or jury. By signing this Contract, you and we agree to be bound by the terms of this Arbitration Provision.

For purposes of this Arbitration Provision, references to "we," "us" and "our" mean the Seller, including its respective subsidiaries, affiliates, agents, employees and officers, or anyone to whom the Seller transfers its rights under the Contract. IF YOU OR WE CHOOSE ARBITRATION, THEN ARBITRATION SHALL BE MANDATORY, AND:

- ANY CLAIM WILL BE DECIDED BY ARBITRATION AND NOT IN COURT OR BY A JURY TRIAL,
- DISCOVERY AND RIGHTS TO APPEAL ARE LIMITED BY THE ARBITRATION RULES OF THE ARBITRATION ADMINISTRATOR.
- YOU GIVE UP YOUR RIGHT TO PARTICIPATE AS A REPRESENTATIVE OR MEMBER OF A CLASS IN A CLASS ACTION ("CLASS ACTION WAIVER").
- OTHER RIGHTS THAT YOU OR WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.
- a. What Claims are Covered. A "Claim" is any claim, dispute or controversy between you and us that in any way arises from or relates to this consumer credit sale, the purchase you are financing by way of this Contract, the Vehicle and related goods and services that are the subject of the purchase and this Contract, or the collection or servicing of this Contract, including but not limited to:
  - Initial claims, counterdalms, cross-claims and third-party claims;
  - Disputes based on contract, tort, consumer rights, fraud and other intentional torts (at law or in equity, including any claim for injunctive or

  - Disputes based on constitutional grounds or on laws, regulations, ordinances or similar provisions; and Disputes about the validity, enforceability, arbitrability or scope of this Arbitration Provision or this Contract, subject to paragraph (f) of this Arbitration Provision.
- b. Commencing Arbitration. Either you or we may require any Claim to be arbitrated by first sending to the other party, by certified mail, a written notice of dispute ("Notice"). This Notice shall (1) describe the nature and basis of the Claim and (2) set forth the specific relief sought. If we do not reach an agreement to resolve the Claim within 30 days after the Notice is received, you or we may commence an arbitration proceeding.

Arbitration of a Claim must comply with this Arbitration Provision and the applicable rules and procedures of the arbitration Administrator. Arbitration is not mandatory for an individual Claim that you or we may choose to bring in small claims court or the state's equivalent court, if any. If that Claim is transferred, removed or appealed to a different court, you or we then may choose arbitration.

- c. Choosing the Administrator. If you initiate the arbitration proceeding, you may choose either of the following arbitration Administrators: (1) American Arbitration Association, 1633 Broadway, 10<sup>th</sup> Floor, New York, NY 10019, <a href="https://www.adr.org">www.adr.org</a>, (800) 778-7879 or (2) JAMS, 1920 Mein Street, Suite 300, Irvine, CA 92614, <a href="https://www.iamsedr.com">www.iamsedr.com</a>, (800) 352-5267. The Administrator you choose will have rules that apply to the proceeding. Important 300, Irvine, CA 92514, www.ismsegr.com. (600) 352-5257. The Administrator you choose will have rules that apply to the proceeding. Important information regarding the arbitration procedures may be found at either Administrator's website. If the Administrator you choose is unable or unwilling or ceases to serve as the Administrator, you or we may choose the other Administrator. If both Administrators are unable or unwilling or cease to serve as the Administrator, you or we may choose enother Administrator, subject to the Joher's approval. In all cases, any arbitrator must be a lawyer or a retired judge with at least 10 years of legal expenience. If we initiate the arbitration proceeding, we will give you 20 days to choose the Administrator. If you do not choose the Administrator is chosen, you shall have the right to be represented by an attorney of your own choosing, subject to any limitations in the Administrator is chosen, you shall have the right to be represented by an attorney of your own choosing, subject to any limitations in
- d. Choosing the Location. Any arbitration hearing that you attend must take place at a location reasonably convenient to your residence.
- a. Paying for Arbitration. Each Administrator charges fees to administer an arbitration proceeding. This may include fees not charged by a court. When you choose an Administrator, you should carefully review the fees charged by the Administrator. The party that initiates the arbitration shall pay the Initial filing fee, and fees and costs thereafter shall be paid in accordance with the rules and procedures of the Administrator. Each party must pay the expense of that party's attempty, experts, and witnesses, regardless of which party prevails in the arbitration, unless applicable law or the Administrator's rules, procedures or standards provide otherwise.
- f. Class Action Waiver. You give up your right to participate in a class action. This means that you may not be a representative or member of any class of claimants or act as a private attorney general in court or in arbitration with respect to any Claim. Further, unless both you and we agree otherwise, the arbitration may not consolidate more than one person's Claim or Claims. Notwithstanding any other part of this Arbitration. Provision, the validity and effect of the Class Action Waiver must be determined only by a court and not by an arbitrator. If a court limits or voids the Class Action Waiver, then this entire Arbitration Provision (except for this paragraph) will be null and void.
  - g. Right to Discovery. The parties shall have the right to discovery of non-privileged information and documents relevant to the Claim, subject to the rules and procedures of the Administrator.
  - h. Arbitration Result and Right of Appeal. Judgment upon the award given by the arbitrator may be entered in any court having jurisdiction. In response to a timely request from either party, the arbitrator must provide a brief written explanation of the basis for any award. The arbitrator's decision is final and binding, except for any right of appeal provided by the Federal Arbitration Act. Any party can appeal the award to a three-erbitrator panel administered by the Administrator, which must reconsider any appeal of the initial award requested by the appealing party. Reference in this Arbitration Provision to the "arbitrator" means the panel of arbitrators if an appeal of the arbitrator's decision has been taken. Subject to applicable law, costs of such an appeal will be borne by the appealing party regardless of the outcome of the appeal, unless applicable law or the Administrator's rules provide otherwise. However, we will consider any good faith, reasonable request for us to pay all or any part of those fees if you are the appealing land.
  - Governing Law. This Arbitration Provision is governed by the Federal Arbitration Act and not by any state arbitration law. The arbitrator must apply
    applicable statutes of limitations and claims of privilege recognized at law, and applicable substantive law consistent with the Federal Arbitration Act. The arbitrator is authorized to award all individual remedies permitted by the substantive law that would apply if the action were pending in court.
  - j. Rules of Interpretation. This Arbitration Provision survives the repayment of all amounts owed to us, the transfer of the Contract, and any bankruptcy by you, to the extent not inconsistent with applicable bankruptcy law. Except as provided in paragraph (f), if any part of this Arbitration Provision is determined to be invalid or unenforceable, this Arbitration Provision and the Contract will remain enforceable. In the event of a conflict or inconsistency between this Arbitration Provision and the applicable arbitration rules or the other provisions of this Contract or any other contract between you and us, this Arbitration Provision will govern.

This Contract has 4 pages, plus any option represent that you have read and agree to	nal GAP Waiver Agreement. This is Page 3. By initialing below you
Buyer's Initials Da	Co-Buyer's Initials

Other Important Agreements

# NO LIABILITY INSURANCE INCLUDED

LIABILITY INSURANCE COVERAGE FOR BODILY INJURY AND PROPERTY DAMAGE CAUSED TO

OTHERS IS NOT INCLUDED IN THIS CONTRACT. PROPERTY INSURANCE: YOU ARE REQUIRED TO OBTAIN AND MAINTAIN INSURANCE ON THE VEHICLE, ENDORSED TO PROTECT US AS LOSS-PAYEE. YOU MAY OBTAIN THE INSURANCE FROM ANY AGENT OR INSURANCE COMPANY YOU CHOOSE REASONABLY ACCEPTABLE TO US. YOUR INSURANCE INFORMATION LIENHOLDER/LOSS-PAYEE CAPITAL ONE AUTO FINANCE \_ INSURED'S NAME\_TERENCE JOSEPH AUCOIN PHYSICAL DAMAGE DEDUCTIBLES - COMPREHENSIVE \$ 100.00 COLLISION \$ 250.00 INSURANCE COMPANY\_NATIONWIDE POLICY NUMBER \_\_\_ EFFECTIVE DATE 02/01/2012 EXPIRATION DATE N/A INSURANCE AGENT NAME JOHN MCCAULEY TELEPHONE NUMBER (662) 236-3797 You agree that you have or will obtain the required insurance coverage as shown above and you acknowledge that this is required by the Insurance Requirements section on Page 2 of this Contract. USED CAR BUYERS GUIDE. THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE. SPANISH TRANSLATION: GUÍA PARA COMPRADORES DE VEHÍCULOS USADOS. LA INFORMACIÓN QUE VE EN EL FORMULARIO DE LA VENTANILLA PARA ESTE VEHÍCULO FORMA PARTE DEL PRESENTE CONTRATO. LA INFORMACIÓN DEL FORMULARIO DE LA VENTANILLA DEJA SIN EFFECTO TODA DISPOSICIÓN EN CONTRÁRIO CONTENIDA EN EL CONTRATO DE VENTA. The following notice applies only to purchases primarily for personal, family, or household purposes. NOTICE ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DESTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER. VEHICLE RETURN POLICY You may return the Vehicle to CarMax for a refund and rescind this Contract within 5 calendar days if the condition of the Vehicle does not change. This policy only applies to used vehicles. **ENTIRE AGREEMENT** This Contract contains the entire agreement between you and us relating to this Contract. We may agree to extend or defer a payment and provide you written confirmation. Any other change to this Contract must be in a writing signed by us. No oral modifications to this Contract are binding. This Contract has 4 pages, plus any optional GAP Waiver Agreement. This is Page 4. By signing below you represent that you have read and agree to all provisions on all pages, including the Arbitration Provision on Page 3 of this Contract. You are also confirming that you have received a completely filled-in copy of this Contract and any optional GAP Waiver Agreement, each of which has been signed by the Seiler. Saller CarMax Auto Superstores, Inc. Buyer's Signature Co-Buyer's Signature ASSIGNMENT Seller hereby sells, assigns and transfers to CAPITAL ONE AUTO FINANCE (Assignee) this Contract, at obligations of Buyer and Co-Buyer hereunder, all rights, powers, and privileges herein given to Seller, and all right, title, and interest of Seller in and to the property securing this Contract. If on the date of this assignment there is in effect a Dealer Agreement between Seller and Assignee partaining to the sale of contracts to Assignee by Seller, the sale and assignment of this Contract to Assignee is made subject to all the terms and conditions of that Dealer 03/21/2012

Form 79-001-05-7-1-000 '

# STATE OF MISSISSIPPI

ORIGINAL

VEHICLE IDENTIFICATION NUMBER

MAKE

YEAR

MODEL BODY TITLE NUMBER

2G1WT57N891309385

CHEV

2009

4D

G159855-01

TITLE DATE

DATE OF FIRST SALE FOR USE NEW ONLY NO. CYL. NEW / USED TYPE OF VEHICLE OR GVW

05082012

06

X PASS

IMP

000

ODOMETER - TENTHS NOT INCLUDED

032109

ACTUAL MILEAGE

OWNER

AUCOIN TERENCE JOSEPH & MARY J 203 KYLE ST BATESVILLE

MS 38606

1ST LIENHOLDER (OR OWNER IF NO LIEN)

CAPITAL ONE AUTO FINANCE P 0 BOX 255605

SACRAMENTO

CA 95865

DATE:

MONTH I DAY I YEAR

03/21/2012

2ND LIENHOLDER

DATE:

MONTH I DAY I YEAR

LIEN SATISFACTION: THE UNDERSIGNED HOLDER OF ABOVE DESCRIBED LIENS) ON THE MOTOR VEHICLE DESCRIBED HEREON HEREBY ACKNOWLEDGES SATISFACTION THEREOF,

(UENHOLDER)

(LIENHOLDER)

BY\_\_\_\_\_(SIGNATURE AND TITLE)

\_\_\_\_\_ DAY OF \_\_\_\_\_\_ 20 \_\_\_\_

BY \_\_\_\_\_\_ (SIGNATURE AND TITLE)

\_ DAY OF \_\_\_

IN WITNESS WHEREOF I HAVE HEREUNTO SET MY HAND THIS

OB DAY OF MAY

The Mississippi Department of Revenue hereb that on application duly made, the person nam is registered by this office as the lawful own valicie described subject to the items or securified as may subsequently be filed with the killing of the person of t

CONTROL NUMBER

MISSISSIPPI DEPARTMENT OF REVENUE